

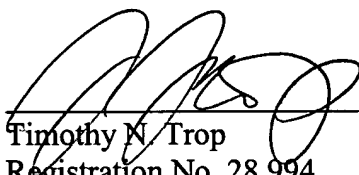
The Examiner contends that Klosterman can access the guide from two different media, which is certainly debatable since it is very unclear where the programming guide comes from in Klosterman. But even if the Examiner's supposition were correct, Klosterman nowhere suggests having two guides from two different media. In particular, the office action argues that column 6 teaches two guides, but the language is contrary. For example, at line 34, it is stated that "if a grid guide is used ..." [emphasis added] which clearly indicates that only one grid guide is utilized and that all the channels are provided on that guide. Not only is there no mention of using two guides, there is no suggestion that the programming guides come from two different sources. The guide information may be downloaded to the television from one single source. Figure 2 shows the guide being discussed and it is clear that there is only one grid.

Moreover, claim 1 also calls for enabling the user to select, over the first and second media, programs for viewing on the receiver. Plainly, even if Klosterman had accessed guides over different media, which is extremely doubtful, it is clear that the user does not select, over those media, programs for viewing. Instead, whatever is selected is clearly available on the local receiver.

In view of these remarks, claim 1 patentability distinguishes over the art of record. Under the same analysis, the other claims are patentably distinguishable. Therefore, the application is now in condition for allowance.

Respectfully submitted,

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